5/23/2021

Dear Judges Korcoras and Norgle, Please copy this to the defendants' attorney(s) whose names — surprisingly at this late date from an emergency petition filed last year — I still don't Know. This is for the record. I also want to see all my evidence including video interviews and phone injail. I filed an emergency Petition for a real reason unlike the States falsified and Misleading motion to Stay Judge Bakalis' decision releasing me AWAY

From IDHS Conditionally. I was
Meeting all his conditions plus an
additional appointment with drug/
alcohol screening at Healthcare Alternative
Services in Wheaton. On my Voluntary
return to Chicago Read I was refused
the Status Quo the State claimed as

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their "emergency" to preserve for the "Fruits of the Merits of their appeal Now I have been attacked Seven times by a Patient named Antomette Vicari, Four times by Patient Jenice Lampkin, and now four times the last resulting maninjury on My upper/mid bock (photographed by Security) When I was shoved Staff allow her to attack me then reward her with popcorn.

I just did an injury report with Dr. Mir Obaid whom the nurses refused to call after the incident but charted hegatively against me as "provoking" for asking. I was able to see my Chart in which none of her assaults

have been documented. She admitted With Dr. Obaid hearing that She attacked me in my room while I Was Watching a DVD in my bed Claiming she barely hit "me. I Stood up in the corner of my bed next to the wall as she had Continued her associet until amount) tech, Branka Hadzimuratovich pulled her off me. Her Social worker who had been meeting with her, Monita did not Stay with her as she was on 1:1. The hight before Julia had Chased me around the room after throwing chairs because I won't talk to Ker "Several times while Staff laughed even after I stopped

on the other side of a table to help Staff DDHS claims in their Court reports "intervene"—they do not! Six years withingy in time has made me weak and I am 54. Julia is 22! They still did not grab her Thave been attacked over 50 times in the past decade - this is too much. I never hut any of them back or push them off me, when do I get my Constitutional right to defend myself? This is killing me! Julia calls me "killer and other names perpetuated by Jim Alm, RN Who spreads false rumors even Trkiting Bradley Gutmann, a patient, to Say " if you kill a person when on meds for a year... Which was not my case... it's murder... fake your headaches and take 50 transdol and kill yourself. None of this is in my

Chart as they almost never Chart verbal or physical attacks on me only exaggerated and falsified notes of me defending myself, as if it is "provoking," verbally. It is a crime to mislead a court to falsely imprison Someone! Julia Das is an autistic patient requiring ongoing !: 15 because of her daity violence. I heard Dr. Anatoliy Pyslar Say "She doesn't belong here "just like he's written for me, Dr. Timothy Cummings Sawd "I don't belong here" on January 24th 2020. Foucha V. Louisiana dictates "BUT NO LONGER! Today, Dr. Mir Obard agreed the system is "rotten" but "only judges and lawyers can change that. I'm asking for others to end - I can't do it

any more. I'm too old and weak With a situation permeated With false, inciting rumors Ostensibly by Prople With M.D.'s and J.D's causing me to be garged Up on by Staff brown-nosing (See Judge Bakalis Sept. 18th 2019 decision Stating that subordinates are forced to obey their superiors and his October 27th 2020 order granting me a hearing on the falsification of my records which has been ignored by the new trial Judge, Daniel Guerin, Who also was going to allow my constitutional rights to be Violated by not allowing attorney presence or recording of the IME while allowing Joe Lindt, a defendent here, to pass on false

Theormation to the IME. No hearing on Falsificating Continued detainment of a person is prohibited by the constitution Unless there IS a significant interest. I was acquitted, unfortunately not under the deserved mvoluntary Intoxication defense for the Seratowic toxurity that caused my psychosis and temporary insanity via medications prescribed by my PCP, but as NGRI. Under Foucha V Louisiana, SC+ and US v. Jones (michael) SC+, I can only be detained in a mental hospital for "treatment" which outside People believe is therapeutic but in fact under IDHS is Coercive Persussion to Obey even if it harms one- Stick and Carrot." I cannot be detained

If I am no longermentally in from What caused my conduct requiring arrest AND dangerousness reasonably expected to commit servous bodily harm) from it, my "treatment" has to be "reasonably related" to The offense. It is not and it is abusive, I Will never get out While IDHS continues to "Set me up" With Violent patients expecting me to never defend myself - like I have always - and an Administration dictating This Circus of fraud and abuse When according to a MISA Counselor Who resigned — When Dr. Pyslan did on April 30th 2021 Showing me a chart note he wrote that IDHS

refuses to provide me when he said I shouldn't have put released to either State but to Arrzona"the "Administration and your Case worker are against you, anyone who tries to help you is Shot on, " will never produce due process, equal protection of The law or my Constitutional rights that flow from my acquital. My own doctor, Anatoliy Pyslar, apologized the night he left saying "I'm Sorry if I've done anything
that hurt you,"

So, I am requesting an Immediate appearance for issues -9-

of representation in this omergency" Situation and to show the federal Court that effectually I have exhausted all remedies with a State Court that puts my life at risk by refusing to hear a notion to lift she Stay at the Illinois Supreme Court because the briefing Schedule for the appeal had begun" and the bias is so much against me that crimes of fraud and perjury (see Statements More Voluminous than Jennifer Coleman's in The Toledo case when she was forced to resign The tecent (and past) transcripts ordered by Terry Johnson - after I get them) are allowed and I will never

get a fair day in Du Page County or the Appellate Court Where the previous States Attorney, Birkett, now presides as an appellate judge while My Appeal SHS and sits and sits there on one issue the State did not even arque - abuse of discretion. The motion to lift the Stay sits too despite it only taking a week to force me back mto IDHS custody before I could even respond. IDHS and the State has used Unethical, even crommal tactics to decision shop. In the Sprift

of equity, equal protection and due process that doesn't take a lifetime I need the federal Court to Intervene, now. The State is trying to increase the power of an IDHS that would feel okay leading this State into being like North Korea by Starting with overturning Foucher. Louisrana, 5 Ct. on the 15sue of Personality disorders USTAg false information in my Case - Without providing the Court with any testing and concealing their test from 2016 showing no personality disorder or mental illness by calling hormal defenses to abuse "outstanding" Character pathology " and refusing positive Chart hotes or forcing doctors to leave my case when they try to help me, to continue this is to continue Criminal activity.

Wherefore, I request an immediate hearing on jurisduction and the falsi fication of my records with me present The Me Court by means of a writ, I would like a discovery demand too, Respectfully,

Maco Mllather (773) 794-4036/3950 The above is all true under the pairs and penalties of perjory. 5/23/2021 3pm

Marci M Webber
CRMAC
4200 N. Oak Park Av
-13- Chicago, IL 60634
marci webber 1012 gmail.com
CNOT accessible at CRMHC)

Clerk of Court Forther records and Judge Charles Norgles Norgles 1234 234 17 17-K58h Building #234 16 Dirksth Building #234 MAILED FROM ZIP CODE 60634 US DISTRICT COURT MZ490, IL 60604 Mari M Weldber 1:26 CV 07807 A R MAR 1200 N; Oak park Av Chiago & Cleary